

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO  
WESTERN DIVISION

MIAMI VALLEY FAIR HOUSING CENTER, INC.,

Plaintiff,

v.

CAMPUS VILLAGE WRIGHT STATE, LLC, et al.,

Defendants

Case No. 3:10cv230

Magistrate Judge Sharon L. Ovington

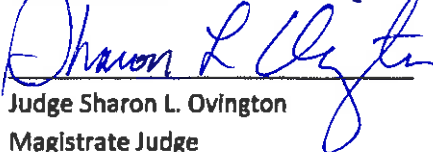
AGREED FINAL ORDER

The parties hereby agree that this case has been settled and that all issues and controversies have been resolved to their mutual satisfaction. The parties request the Court to retain jurisdiction to enforce the terms of their settlement agreement under the authority of *Kokkonen v. Guardian Life Insurance Company of America*, 511 U.S. 375, 381-82 (1994).

**IT IS HEREBY ORDERED:**

1. The parties shall comply with the terms of their Settlement Agreement, which is incorporated herein by reference.
2. By consent of the parties, the Court shall retain jurisdiction for the purpose of enforcing the terms of the Settlement Agreement.
3. Except as provided for in paragraphs 1 and 2 above, this case is dismissed with prejudice. Each party shall bear its own attorney fees and costs.

SO ORDERED:

  
Judge Sharon L. Ovington  
Magistrate Judge

Date: 8-8-13

Initials DSA

AGREED:

Matthew Brownfield per phone authorization 8/7/13  
Matthew Brownfield  
Attorney for Miami Valley Fair Housing Center, Inc.

Gary L. Herfel 8/7/13  
Gary L. Herfel  
David M. Duwel  
Attorneys for Cole + Russell Architects, Inc.

Stephen A. Watring per phone authorization 8/7/13  
Stephen A. Watring  
Attorney for Campus Village Wright State, LLC

Stephen A. Watring per phone authorization 8/7/13  
Stephen A. Watring  
Attorney for Campus Village Toledo, LLC

Stephen A. Watring per phone authorization 8/7/13  
Stephen A. Watring  
Attorney for Campus Village Management, LLC

Stephen A. Watring per phone authorization 8/7/13  
Stephen A. Watring  
Attorney for SAF Construction Services, LLC

Initials DBA